that the gentleman is saying. Obviously, we vigorously disagree. But I am looking for places where we can agree. I do not like the word "amnesty." I do not use the word "amnesty." I like earning it. And I like the fact that there is a deciding body now in power with a whole bunch of new rules. I am talking about the new bureau on immigration. So they can actually say no to these people who will come in and they say, You get it; you do not. I am sure we will get complaints on that, but it makes a difference.

Mr. TANCREDO. Madam Speaker, would the gentlewoman agree with me that before any kind of guest worker program is put in place, it is imperative that we secure the border? Because if we do not secure the border, having a guest worker program legalizing 8 to 10 million people who are here, and creating this guest worker process is essentially meaningless. Because no matter what we do, we will say here are the rules under which they can come into the country under the new program and they have to do X, Y, and Z, and the employer has to follow these. Of course, the minute we constrain it that way, we are saying if they, however, avoid the law, if they can come in illegally, they will ignore it. The employer will ignore it. People coming in will ignore it because there is an easier way to do it, unless we secure the border.

So if the gentlewoman is looking for a place to agree, then I would ask her if she would agree with me that we have to, number one, secure the border, whatever that takes, and we could argue about how that is to occur, but come to a position where we are not looking at this 800,000 people a year coming in. We all know where it is happening. We see it. We reap the whirlwind with it. If we can agree with that, then I will be happy to discuss the possibility about what comes next in terms of a guest worker program.

I yield to the gentlewoman. Ms. JACKSON-LEE of Texas. Madam Speaker, let me say to the distinguished gentleman, a guest worker program, those of us who work from the legislative perspective, and as the gentleman well knows, I serve as the ranking member on the Immigration, Bor-Security, and Claims committee. The guest worker program we sort of tie to the temporary worker program, and I agree with the gentleman. An earned access would be individuals who work in many other places and would then ultimately seek to have legal permanent status. But I think we are both moving in the same direction, and here is what I would say to his question. I am from Texas; so we have generally had very cordial relationships or relations with our closest neighbor, and that is Mexico. But I think we can take it to the next step when we talk about securing the border. I, frankly, believe Mexico wants the border secured. We want the border secured. But the reason these people come is because of utter poverty.

This is a time, my distinguished friend, if we can work with Mexico to begin to work on that economic base that then draws people home, the woman from California (Ms. SOLIS), and I will be joining her, I believe, will be going to look at the worst poverty that one can imagine. So I would say to the gentleman, I think securing the border in a way that is responsible respects the fact that Mexico is an ally iust for the fact that everybody has a sovereign right to do so; but as we do it, let us do it by fixing some of the problems that are broken in terms of the economy over there, in terms of these 8 million that are here, in terms of creating at least a pathway.

Guest worker is one pathway; earned access is another. But I do not think we can guarrel about securing the border, and I would hope that my good friends in the immigrant advocacy area know that that is not a situation where it is condemning immigration. It is suggesting that we all have to work toward balancing the security of our respective nations. But I think if we worked on the economy that draws people out of the deepness of Mexico just to be able to live, we could understand their plight and other places in South America.

And I would just close on this and yield back to the gentleman. And I simply say if we had an equitable immigration policy, if we did for the Haitians what we do for Cubans, if we did for the Africans what we do for others, if we say that immigration includes the Irish or the English and then we got a policy that worked, we might even find ourselves somewhere near thinking that we have a solution.

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But I thank the gentleman for yielding to me. The gentleman knows my passion. The gentleman knows my sense of balance and my absolute commitment to the idea that those who come now deserve our respect and admiration because they have come to contribute, they have come to serve in our military, and they have come to get our support.

Mr. TANCREDO. Madam Speaker, I thank the gentlewoman. I absolutely respect every single person. I understand entirely why these people come. I would be doing exactly the same thing. My grandparents did exactly the same thing. It is not the individual that I complain about, it is our own government's policy, and I ask us to look seriously at changing it for all Americans.

PROVIDING FOR CONDITIONAL AD-JOURNMENT OR RECESS OF SEN-

The SPEAKER pro tempore (Mrs. MILLER of Michigan) laid before the House the following privileged Senate concurrent resolution (S. Con. Res. 71) providing for a conditional adjournment or recess of the Senate.

The Clerk read the Senate concurrent resolution, as follows:

S. CON. RES. 71

Resolved by the Senate (the House of Representatives concurring), That when the Senate recesses or adjourns at the close of business on Friday, October 3, 2003, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it stand recessed or adjourned until Tuesday, October 14, 2003, at a time to be specified by the Majority Leader or his designee in the motion to recess or adjourn, or until noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution, whichever occurs first.

SEC. 2. The Majority Leader of the Senate after consultation with the Minority Leader of the Senate, shall notify the Members of the Senate to reassemble whenever, in his opinion, the public interest shall warrant it.

The Senate concurrent resolution was concurred in.

A motion to reconsider was laid on the table.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. PALLONE) to revise and extend their remarks and include extraneous material:)

Mr. BROWN of Ohio, for 5 minutes, today.

Mr. PALLONE, for 5 minutes, today.

Mr. DAVIS of Illinois, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

Ms. NORTON, for 5 minutes, today.

Mr. FILNER, for 5 minutes, today.

Mr. HINOJOSA, for 5 minutes, today.

Mr. STUPAK, for 5 minutes, today. Ms. JACKSON-LEE of Texas, for 5 min-

utes today (The following Members (at the re-

quest of Mr. FLAKE) to revise and extend their remarks and include extraneous material:)

Mrs. Blackburn, for 5 minutes, today.

Mr. LEACH, for 5 minutes, today.

Mr. BURTON of Indiana, for 5 minutes, October 7 and 8.

(The following Member (at her own request) to revise and extend her remarks and include extraneous mate-

Ms. WATERS, for 5 minutes, today.

ENROLLED BILLS SIGNED

Mr. Trandahl, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were thereupon signed by the Speaker:

H.R. 1925. An act to reauthorize programs under the Runaway and Homeless Youth Act and the Missing Children's Assistance Act, and for other purposes.

H.R. 2826. An act to designate the facility of the United States Postal Service located at 1000 Avenida Sanchez Osorio in Carolina, Puerto Rico, as the "Roberto Clemente Walker Post Office Building".

SENATE ENROLLED BILL SIGNED

The SPEAKER announced his signature to an enrolled bill of the Senate of the following title:

S. 570. An act to amend the Higher Education Act of 1965 with respect to the qualifications of foreign schools.

ADJOURNMENT

Mr. TANCREDO. Madam Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 8 o'clock and 31 minutes p.m.), under its previous order, the House adjourned until tomorrow, Friday, October 3, 2003, at 10 a.m.

NOTICE OF PROPOSED RULEMAKING

U.S. CONGRESS, OFFICE OF COMPLIANCE, Washington, DC, October 2, 2003.

HON. J. DENNIS HASTERT,

Speaker of the House, House of Representatives,

Washington, DC.

DEAR MR. SPEAKER: Pursuant to Section 303(b) of the Congressional Accountability Act of 1995 (2 U.S.C. 1383(b)), I am transmitting on behalf of the Board of Directors the enclosed notice for publication in the Congressional Record.

The Congressional Accountability Act specifies that the enclosed notice be published on the first day on which both Houses are in session following this transmittal.

Sincerely,

SUSAN S. ROBFOGEL.

Chair.

Enclosure.

OFFICE OF COMPLIANCE

The Congressional Accountability Act of 1995: Notice of Proposed Rulemaking—Extension of Period for Comment.

A Notice of Proposed Rulemaking (NPR) for the proposed procedural regulations was published in the Congressional Record dated September 4, 2003. This notice is to inform interested parties that the Board of Directors of the Office of Compliance has extended the period for public comment on the NPR until October 20, 2003. Any questions about this notice should be directed to the Office of Compliance, LA 200, John Adams Building, Washington, DC 20540-1999; phone 202/724-9250; fax 202/426-1913.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 8 of rule XII, executive communications were taken from the Speaker's table and referred as follows:

4549. A letter from the Administrator, Department of Agriculture, transmitting the Department's final rule — Irish Potatoes Grown in Colorado; Reinstatement of the Continuing Assessment Rate [Docket No. FV03-948-2 FR] received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4550. A letter from the Administrator, Department of Agriculture, transmitting the Department's final rule — National Dairy Promotion and Research Program; Amendment to the Order [Docket No. DA-03-06] received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4551. A letter from the Administrator, Department of Agriculture, transmitting the

Department's final rule — Oranges, Grapefruit, Tangerines, and Tangelos Grown in Florida; Extension and Modification of the Exemption for Shipments of Tree Run Citrus [Docket No. FV03-905-1 IFR] received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4552. A letter from the Administrator, Department of Agriculture, transmitting the Department's final rule — Oranges, Grapefruit, Tangerines, and Tangelos Grown in Florida; Limiting the Volume of Small Red Seedless Grapefruit [Docket No. FV03-905-3 IFR] received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4553. A letter from the Administrator, Department of Agriculture, transmitting the Department's final rule — Oranges, Grapefruit, Tangerines, and Tangelos Grown in Florida and Imported Grapfruit; Removing All Seeded Grapefruit Regulations, Relaxation of Grade Requirements for Valencia and Other Late Type Oranges, and Removing Quality and Size Regulations on Imported Seeded Grapefruit [Docket No. FV03-905-2-IFR] received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4554. A letter from the Administrator, Department of Agriculture, transmitting the Department's final rule — Irish Potatoes Grown in Colorado; Increased Assessment Rate [Docket No. FV03-948-3 FR] received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4555. A letter from the Administrator, Department of Agriculture, transmitting the Department's final rule — Dried Prunes Produced in California; Changes in Reporting Requirements [Docket No. FV03-993-1 FIR] received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4556. A letter from the Administrator, Department of Agriculture, transmitting the Department's final rule — Domestic Dates Produced or Packaged in Riverside County, CA; Decreased Assessment Rate [Docket No. FV03-987-1 FR] received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4557. A letter from the Administrator, Department of Agriculture, transmitting the Department's final rule — Oranges, Grapefruit, Tangerines, and Tangelos Grown in Florida; Increased Assessment Rate [Docket No. FV03-905-4 FR] received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4558. A letter from the Administrator, Department of Agriculture, transmitting the Department's final rule — Increased Assessment Rates for Specified Marketing Orders [Docket No. FV03-922-1 FR] received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4559. A letter from the Secretary, Department of Defense, transmitting a letter on the approved retirement of Lieutenant General Earl B. Hailston, United States Marine Corps, and his advancement to the grade of lieutenant general on the retired list; to the Committee on Armed Services.

4560. A letter from the Secretary, Department of Defense, transmitting a letter on the approved retirement of Lieutenant General John M. Le Moyne, United States Army, and his advancement to the grade of lieutenant general on the retired list; to the Committee on Armed Services.

4561. A letter from the Director, Office of Legislative Affairs, Federal Deposit Insurance Corporation, transmitting the Corporation's final rule — Removal, Suspension, and

Debarment of Accountants From Performing Audit Services (RIN: 3064-AC57); Department of the Treasury, Office of the Comptroller of the Currency [Docket No. 03-19] (RIN: 1557-AC10); Board of Governors of the Federal Reserve System [Docket No. R-1139]; Department of the Treasury, Office of Thrift Supervision [No. 2003-33] (RIN: 1550-AB53) received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

4562. A letter from the Director, Office of Standards, Regulations and Variances, Mine Safety and Health Administration, Department of Labor, transmitting the Department's final rule — Emergency Evacuations (RIN: 1219-0137) received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Education and the Workforce.

4563. A letter from the Assistant General Counsel for Regulatory Law, Department of Energy, transmitting the Department's final rule — Energy Conservation Program for Consumer Products: Test Procedure for Dishwashers [Docket No. EE-RM/TP-99-500] (RIN: 1904-AB10) received September 30, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

4564. A letter from the Senior Legal Advisor to the Chief, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule — Table of Allotments, FM Broadcast Stations (Okeechobee, Florida) [MB Docket No. 03-89; RM-10689] received September 17, 2003, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

4565. A letter from the Deputy Director, Defense Security Cooperation Agency, transmitting notification concerning the Department of the Air Force's Proposed Letter(s) of Offer and Acceptance (LOA) to the Czech Republic for defense articles and services (Transmittal No. 03-38), pursuant to 22 U.S.C. 2776(b); to the Committee on International Relations.

4566. A letter from the Acting Director, Defense Security Cooperation Agency, transmitting the listing of all outstanding Letters of Offer to sell any major defense equipment for \$1,000,000 or more as of 30 June 2003, pursuant to 22 U.S.C. 2776(a); to the Committee on International Relations.

4567. A letter from the Director, International Cooperation, Department of Defense, transmitting a copy of Transmittal No. 19-03 which informs you of our intent to sign a Memorandum of Understanding (MOU) concerning Special Operations Forces Equipment Capability between the United States and the United Kingdom, pursuant to 22 U.S.C. 2767(f); to the Committee on International Relations.

4568. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting certification of a proposed license for the export of major defense equipment and defense articles to Greece (Transmittal No. DTC 102-03), pursuant to 22 U.S.C. 2776(c); to the Committee on International Relations.

4569. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting certification of a proposed license for the export of major defense equipment and defense articles to Taiwan (Transmittal No. DDTC 088-03), pursuant to 22 U.S.C. 2776(c); to the Committee on International Relations.

4570. A letter from the Assistant Sectretary of Legislative Affairs, Department of State, transmitting transmitting the 2002 and 2003 reports on CFE Compliance pursuant to the resolution of advice and consent to ratification of the Document Agreed Among the States Parties to the Treaty on Conventional Armed Forces in Europe of November 19, 1990, ("the CFE Flank Document"); to the Committee on International Relations.